

In the Supreme Court of the State of Alaska

Thomas E. Jordan,
Appellant,

v.

Cheryl A. Jordan,
Appellee.

Supreme Court No. S-17490

Order Conditionally Accepting Appellant's Brief and Rejecting Appellant's Excerpt of Record

Date of Order: **1/27/2020**

Trial Court Case No. **3AN-17-11213CI**

Appellant's brief and excerpt of record, filed on **1/22/2020**, have been reviewed by the law clerk for technical compliance with Appellate Rules 210 and 212. The excerpt is rejected for the following reasons:

1) Exhibits must be sublisted by name and execution date in the Table of Contents. For example, the Reply to Partial Opposition to the Motion for Interim Relief dated March 9, 2018 (starting on page 103) has exhibits (starting on page 130) that are not sublisted in the Table of Contents (See Appellate Rule 210(c)(4) and Clerk's Instructions, A.5.)

2) The Motion for Acceptance of Overlength Motion for Reconsideration, Defendant , dated January 22, 2019 should not be included in the excerpt. The appellant is not appealing the grant or denial of this motion and it is not critical to the appeal. Therefore, it should not be included under Appellate Rule 210(c)(2)(D).

The brief is conditionally accepted, as the corrected excerpt page numbering may necessitate changing citations in the brief.

The original and one copy of the corrected brief, and the excerpt, with proof of service, are due on or before **2/13/2020**.

The due date for Appellee's brief is hereby **VACATED**.

Entered under Appellate Rule 102(f).

Jordan v. Jordan
Supreme Court No. S-17490
Order of 1/27/2020
Page Two

Clerk of the Appellate Courts

Joyce Marsh, Deputy Clerk

Distribution:

Mail:
Butterfield, Rhonda F.
Pradell, Steven